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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO. 2471		
10/688,238	10/18/2003	Raffi Nazare Elmadjian	NGC-212/12-1167			
32205	7590 02/14/2006		EXAM	EXAMINER		
	B. PATTI & ASSOCIA H LASALLE STREET	CHEN, KIN CHAN				
44TH FLOO			ART UNIT	PAPER NUMBER		
CHICAGO,	IL 60602		1765			

DATE MAILED: 02/14/2006

Please find below and/or attached an Office communication concerning this application or proceeding.



Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)			
10/688,238	ELMADJIAN ET AL.			
Examiner	Art Unit			
Kin-Chan Chen	1765			

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --THE REPLY FILED 02 February 2006 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE

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1.	tl	nis applicati	on, applicant must tim	nely file one of the f	or on the same day as fili collowing replies: (1) an a a Notice of Appeal (with a	mendment, affic	lavit, or other evi	dence, which
	а	Request forme periods	Continued Examina	tion (RCE) in comp	liance with 37 CFR 1.11	4. The reply mus	st be filed within	one of the following
a			d for reply expires 3 ma	onths from the mailing	date of the final rejection.			
) [The perio	I for reply expires on: (1) the mailing date of t	his Advisory Action, or (2) to bire later than SIX MONTHS	he date set forth ir 5 from the mailing	n the final rejection date of the final rej	, whichever is later. In ection.
		TWO MO	NTHS OF THE FINAL R	REJECTION. See MPI				
nav und set ma	e be ler 3 forth y rec	en filed is the 7 CFR 1.17(a i in (b) above	date for purposes of de) is calculated from: (1) if checked. Any reply red ed patent term adjustme	etermining the period the expiration date of received by the Office	date on which the petition up of extension and the corres the shortened statutory per later than three months afto 14(b).	ponding amount of iod for reply origin	f the fee. The applace ally set in the final	opriate extension fee Office action: or (2) as
2. [T fi a	he Notice o ling the Not Notice of A	Appeal was filed on ce of Appeal (37 CFF	R 41.37(a)), or any	ompliance with 37 CFR extension thereof (37 CF filed within the time perion	R 41.37(e)), to a	avoid dismissal d	onths of the date of if the appeal. Since
		<u>OMENTS</u>						
3. ((a	a) 🔯 They ra	d amendment(s) filed lise new issues that value is the issue of new	vould require furthe	on, but prior to the date r consideration and/or so below):	of filing a brief, vearch (see NOT)	will <u>not</u> be entere E below);	d because
		c) 🛛 They a			better form for appeal b	y materially red	ucing or simplify	ng the issues for
	(0				g a corresponding numb 1.116 and 41.33(a)).	er of finally reje	cted claims.	
1. [<u></u>				1.121. See attached No	tice of Non-Com	npliant Amendme	ent (PTOL-324).
. r			eply has overcome the					(
3. [□ i	Newly propo on-allowabl	sed or amended clain e claim(s).	m(s) would b	e allowable if submitted		-	-
7. [h T	ow the new he status of	or amended claims w the claim(s) is (or wil	vould be rejected is	: a) will not be entere provided below or appe	ed, or b) 🗌 will nded.	be entered and a	an explanation of
	С	laim(s) allo laim(s) obje	cted to:					
			cted: <u>1 <i>and</i> 3-16</u> . drawn from considera	ation:				
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	□ T b	he affidavit ecause app	or other evidence file	e a showing of good	n, but before or on the da d and sufficient reasons	ate of filing a Not why the affidavit	tice of Appeal wil or other evidenc	I <u>not</u> be entered e is necessary and
€. [е	ntered beca	use the affidavit or ot	her evidence failed	ling a Notice of Appeal, to overcome <u>all</u> rejection ssary and was not earlier	ns under appeal	and/or appellant	t fails to provide a
			or other evidence is CONSIDERATION/O		ation of the status of the	claims after ent	try is below or at	ached.
		<u>-</u>			d but does NOT place th			wance because:
2. 3.		Note the att Other:	ached Information Dis 	sclosure Statement	(s). (PTO/SB/08 or PTO-	-1449) Paper No	o(s)	
							V Carry	
							Kin-Chan Chen	

Primary Examiner Art Unit: 1765

Continuation of 3. NOTE: Newly proposed amendments (claim 1) raise new issues.